



U.S. Department of Justice

*United States Attorney
Eastern District of New York*

KTF
F. #2016R001900

*271 Cadman Plaza East
Brooklyn, New York 11201*

May 28, 2021

By Electronic Mail and ECF

Jeremy Temkin, Esq.
Ryan McMenamin, Esq.
Morvillo Abramowitz
565 5th Ave
New York, NY 10017

Re: United States v. Jason Peltz
Criminal Docket No. 21-CR-154 (NGG)

Dear Mssrs. Temkin and McMenamin:

Enclosed please find the government's supplemental discovery in accordance with Rule 16 of the Federal Rules of Criminal Procedure. This production contains the following materials:

Description	Bates Numbers
Full Google search warrant returns for JPELTZ8 and METROPOLISDIRECTLTD	PELTZ_EDNY000000065057- PELTZ_EDNY000000065058
Full Apple search warrant returns for JPELTZ183	PELTZ_EDNY000000065059- PELTZ_EDNY000000065060

The government requests reciprocal discovery from the defendant. If you have any questions or requests regarding further discovery or a disposition of this matter, please do not hesitate to contact us.

Very truly yours,

MARK J. LESKO
Acting United States Attorney

By: /s/ Kaitlin T. Farrell
Kaitlin T. Farrell
Sarah M. Evans
Assistant U.S. Attorneys
(718) 254-6072/6490

Enclosures

cc: Clerk of the Court (NGG) (by ECF) (without enclosures)